EXHIBIT F

Case 1:04-cv-10006-JGD Document 37-7 Child 09/15/2005 Page 2 of 7

DEPARTMENTS OF LABOR AND WORKFORCE DEVELOPMENT DIVISION OF UNEMPLOYMENT ASSISTANCE



MITT ROMNEY GOVERNOR KERRY HEALEY LT. GOVERNOR

AFFIDAVIT

JANE C. E DIRECTOR, DEF WORKFORCE D ONDS MENT OF LOPMENT

ANGELO R. B DIRECTOR, DEPAR NOPANE IT OF LABOR

ARY

JOHN P. (COMMISE

I. Joseph E. Pascucci, hereby certify that I am the custodian of the records attached and that these documents pages 1—and complete records of Division of Unemployment Assistance. I further state that these records are kept in the normal business; that these records are kept in good faith that it is the regular course of the Division of Unemployment Assistant these records; these records were made prior to Mr. Rodio's signed release authorizing Sahady Associates, P.C. to obta the attached unemployment records and tapes.

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Signed this day under the pains and penalties of perjury.

Joseph E. Pascucci Keeper of Records Date June 29, 2004

Page 3 of 7

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R J REYNOLDS TOBACCO CO C/O PAYROLL TAX PO BOX 2959 WINSTON SALEM NC271020000

APPEAL RESULTS

343890 Docket:

Mail Date:

JANUARY 31, 2003

Appellant: EMPLOYER

Local Office: 39-0

Claimant:

MICHAEL P RODIO

32 MOUNT ST

Date Of Determination: 12/03/02

Hearing Request Filed: 12/10/02

WRENTHAM

Hearing Date:

01/29/03

SSN: 018-42-1854

Location Of Hearing: TAUNTON

Original Determination:

AFFIRMED

Employer:

R J REYNOLDS TOBACCO CO

C/O PAYROLL TAX

PO BOX 2959

WINSTON SALEM NC271020000

Appearances:

Claimant

OVERTURNED

[X]

MA020931742

EMP#: 00597190

This information is confidential and for the exclusive of the Division of Employment and Training in the disch of its duties. This information is not admissible in any a

proceeding, except as provided in Massachusetts Ger Laws, Chapter 151A, section 46. The law provides whoever discloses this information contrary

Employerchusetts General Laws, Chapter 151A, section any other law shall be punished by a fine or imprison

Claimant's Rep/Attorney []

[X]

Employer's Rep/Attorney []

You may Appeal this Decision to the Board of Review.

The last date to file an Appeal is MARCH 3, 2003

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Hearings Department Southeast Regional Offi 37 Main Street Taunton, MA 02780 Phone: 508-824-6458 Fax: 617-727-2273

TDD: 1-800-438-0471

DECISION

DOCKET NUMBER:

343890

I. STATUTORY PROVISION(S) AND ISSUE(S) OF LAW:

MGL Chapter 151A, §§25(e)(1) & (e)(2) - Whether there is substantial and credible e show that the claimant left work voluntarily with good cause attributable to the emplo agent, or involuntarily for urgent, compelling and necessitous reasons, or by discharge deliberate misconduct in wilful disregard of the employing unit's interest, or for a kno violation of a reasonable and uniformly enforced policy or rule, unless the violation w result of the employee's incompetence.

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II. FINDINGS OF FACT:

1. The claimant worked as a sales representative for R.J. Reynolds Tobacco Co. fron 1976 to Oct. 28, 2002 when he was discharged. He worked full-time and was paid \$1,000 a week.

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2. The employer issued the claimant an employee handbook, which states that "misu company resources" is an offense that results in disciplinary action, up to and inch termination of employment. Misuse of company resources can be any type of action inaction that is detrimental to the employer. The resource is usually financial, but include non-financial things.

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 The employer usually follows a system of progressive discipline for misuse of con resources, failure to follow management instructions, and failure to satisfactorily p accountabilities. A written reprimand followed by a final written reprimand usuall discharge.

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Mitt Romney, Governor

Angelo Buonopane, Director of Department of Labor & Warkforce

John A. King. Director Employment and Francisco E. 2011

DOCKET NUMBER:

343890

4. The claimant fully met the employer's expectations in the year 2000. However, performance deteriorated in 2001, in the opinion of the Division Manager. The r the decline in performance cannot be determined. In particular, the claimant fail accurately report product availability in the retail stores that he handled. He faile effectively communicate pricing relating to discounting promotions. And he fail properly place advertising signs and notices. Consequently, the employer paid st money than they were entitled to and lost an unspecified of money because of sa could have otherwise been generated.

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5. On Sept. 5, 2001, the employer issued the claimant a written warning for misuse resources; failure to satisfactorily perform job accountabilities; and failure to foll management instructions. The claimant thought that the warning was unfair and actually entitled to a bonus for superior performance.

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t he was

6. On Nov. 19, 2001, the employer issued the claimant a final written reprimand for satisfactorily perform job accountabilities and failure to follow management instruction. This was primarily due to his failure to administer contracts in an accurate and the manner. The claimant had eighty to ninety contracted accounts. The final written advised the claimant that his failure to immediately attain and sustain an acceptate performance would result in termination of his employment.

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primand level of

7. On Oct. 28, 2002, the employer discharged the claimant for misuse of company r failure to follow management instructions; and failure to satisfactorily perform jo accountabilities. Specifically, the employer discharged the claimant for not accurreporting product availability at various stores; for not ensuring that all of the req components of the Every Day Low Price (EDLP) contract were in place; for failing any point of sale (POS) advertising in the Value Added Promotion (VAP) communication of the requirement of the Every Day Low Price (EDLP) contract were in place; for failing any point of sale (POS) advertising in the Value Added Promotion (VAP) communication of the PRP description.

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ounting.

8. The claimant's failure to accurately redord product availability in certain retail sile in the employer's failure to pay the stories the proper amount of money for keepin brands of cigarettes in stock. The claimant thed to do the best he could. As prey indicated, the claimant had 80 or 90 contracted accounts. He was only able to wis about once a month.

whoever discloses this information conMassachusetts General Laws, Chapter 151A, see

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resulted

9. Under the EDLP contracts, stores agreed to promote certain brands of cigarettes a price in the store. By not ensuring that all of the required components were in pla employer paid unnecessary amounts of money to stores that did not actually promproduct at the lowest cost agreed to in the contract, and lost an unspecified amount through lost sales. In this area, the claimant also did the best he could. Sometime competitors offer customers a better deal that they have a hard time passing up.

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DOCKET NUMBER:

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10. Because POS advertising was not properly placed, stores were paid the contract c which they were not entitled and the employer may have lost sales. However, no advertising was within the claimant's control. Again, he did the best he could un circumstances.

ars to the

11. The claimant received detailed instructions regarding pricing on several occasion of improper pricing, stores were not paid the amount of money to which they wer Such failure was due in part to the claimant's inability to get all of the necessary s could have also been due to computer problems and actions by competitors.

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III. **CONCLUSIONS & REASONING:**

Both parties attended the hearing.

The claimant did not leave work voluntarily. Therefore, Section 25(e)(1) of the Law apply to this case.

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The employer discharged the claimant for misuse of company resources; failure to for management instructions; and failure to satisfactorily perform job accountabilities.

The employer's policies that prohibit misuse of company resources; require employee management instructions; and satisfactorily perform their job accountabilities, are so they do not define the type of behavior that is prohibited. As a result, they cannot be considered rules or policies. Therefore, this case cannot be analyzed under the knowi violation standard of the law. Instead, the facts must be analyzed under the deliberate misconduct standard.

o follow ue that ly.

The employer's expectations that sales representatives accurately report product avail ensure that all of the required components of EDLP contracts are in place; place POS in the VAP communicators; and effectively communicate pricing related to PRP disce reasonable. The claimant was aware of the employer's expectations. However, he dideliberately fail to meet the employer's expectations. Inasmuch as it cannot be establ the discharge was attributable to deliberate misconduct in wilful disregard of the emp. unit's interest, the claimant is not subject to disqualification under Section 25(e)(2) of

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IV. **DECISION:**

The determination is affirmed. The claimant is entitled to benefits for the week endi-2002 and subsequent weeks, if otherwise eligible.

> HEARINGS DEPART NT

Ronald N. Martell - rs BY: REVIEW EXAMINER

COPIES TO:

Claimant Claimant's Attorney **Employer** File

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